1915, RELATING TO THE PAROLE OF PRISONERS.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. Section 3845 of the Revised Laws of Hawaii, 1915, is hereby amended by striking out the words "with the approval of the attorney general" in lines 4 and 5 thereof, and substituting in lieu thereof the words "warden and the approval by the board of prison inspectors as by law provided," so that said section, when so amended, shall read as follows:

"Section 3845. Parole, when. Any prisoner who shall have served a term not less than the minimum as provided by law, or pronounced by the court, may be paroled by the governor upon the recommendation of the warden and the approval by the board of prison inspectors as by law provided."

Section 2. This Act shall take effect upon its approval.

Approved this 26th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii.

AN ACT

TO AUTHORIZE THE APPOINTMENT OF A COMMISSION TO COM-PILE THE SANITARY CODE OF THE TERRITORY OF HAWAII.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. A commission of five persons, who shall serve without pay, to be designated as the Sanitary Code Commission, and who shall be appointed by the governor in the manner prescribed in Section 80 of the Organic Act, is hereby constituted and authorized to compile the sanitary code of the Territory of Hawaii, for the promotion and protection of the public health, preservation of life and suppression and prevention of contagious and infectious diseases, embracing therein all matters and subjects to which, and so far as the powers and authority of the territorial board of health and of health departments of any municipal or county government of the Territory now extends, or to which such powers and authority may hereafter be extended a series something with

Secriox 2. Said sanitary code shall be submitted to the governor not later than January 1, 1917, and presented by him to the Legislature of 1917

sofull bine stills to inschalups SECTION 3. This Act shall take effect upon its approval.

Approved this 26th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii.

ACT 179

AN ACT

MAKING AN APPROPRIATION BY WAY OF ADVANCEMENT OUT OF THE GENERAL REVENUES OF THE TERRITORY OF HA-WAIL FOR THE CONSTRUCTION OF HOMESTEAD ROADS IN THE DISTRICT OF MAKAWAO, COUNTY OF MAUI, TO BE REIMBURSED OUT OF THE PROCEEDS OF THE SALES OF HOMESTEADS IN SAID DISTRICT.

Be it Enacted by the Legislature of the Territory of Hawaii:

SECTION 1. The sum of fifteen thousand dollars (\$15,-000.00), or so much thereof as may be necessary, is hereby appropriated out of the general revenues of the Territory of Hawaii for the purpose of constructing all of the necessary roads in that tract of land at Piiholo, Makawao, County of Maui, the same to be under the provisions of Section 375 of the Revised Laws of Hawaii, 1915, for the construction of roads to and through residence, etc., lands.

Section 2. The amount expended hereunder is to be deemed as an advancement out of the general revenues to the fund provided for in said Act, and to be reimbursed to the general revenues out of the proceeds of the sales of such homesteads when hereafter received.

Section 3. The said sum of fifteen thousand dollars (\$15,-000.00) shall be disbursed on warrants drawn by the auditor, based upon vouchers approved by the superintendent of public works, who shall have charge of the construction of said roads; provided, that the superintendent of public works shall contract for the construction of such roads.

Section 4. The cost of the construction of the roads in this Act provided for shall be by the superintendent of public works prorated against the lots at the rate of so much per square foot of area, such proportion to be based so far as possible according to the measure of the relative benefit accruing to each lot by virtue of the construction of such roads. Such cost for each lot shall be reported by the superintendent of public works to the commissioner of public lands who shall thereupon add the same to the appraised value of each lot.

SECTION 5. The amount hereby appropriated under this Act shall become immediately available, and the construction of said roads shall be commenced, as soon as the contract herein provided therefor shall be made, not later than September 1, 1915.

Section 6. This Act shall take effect upon its approval.

Approved this 26th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii.

ACT 180

AN ACT

To AMEND SECTION 1654 OF THE REVISED LAWS OF HAWAIL. 1915, RELATING TO THE POWERS OF SUPERVISORS OF THE CITY AND COUNTY OF HONOLULU, BY ADDING A NEW PARA-GRAPH THERETO TO BE KNOWN AS PARAGRAPH 11A.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. Section 1654 of the Revised Laws of Hawaii, 1915, is hereby amended by adding thereto a new paragraph to be known as paragraph 11A, and reading as follows:

"11A. To regulate and require by ordinance the laving of water and sewer mains in new subdivisions of land before the same are offered for sale, and to prescribe the conditions under which such mains shall be laid."

Section 2. This Act shall take effect upon its approval.

Approved this 26th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii.

ACT 181

AN ACT

To AMEND SECTION 1295 OF THE REVISED LAWS OF HAWAII. 1915, RELATING TO THE ENFORCEMENT OF PAYMENT OF

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. Section 1295 of the Revised Laws of Hawaii, 1915, is hereby amended to read as follows:

"Section 1295. Payment enforced, how. If any tax be unpaid when due, the assessor may proceed to enforce the payment of the same, with all penalties, as follows:

- 1. By distress upon so much of the goods and chattels of the taxpayer as he may deem sufficient to satisfy the payment of taxes due, costs and expenses of such distress, or if the taxpayer is delinquent, sufficient to satisfy the payment of taxes due, costs, expenses of such distress, penalty and interest;
- 2. By suit or action in assumpsit, in his own name, on behalf of the Territory of Hawaii, for the amount of taxes and costs, or if such tax is delinquent for the amount of taxes, costs, penalties and interest, in any district court, irrespective of the amount claimed. Execution may issue upon any judgment rendered in any such suit which may be satisfied out of any real or personal property of the defendant in such suit, without other or further authority;
- 3. In case the taxpayer is a non-resident or cannot be found within the Territory, the assessor or attorney general may bring suit to collect any tax due or to become due, with interest, penalties and costs, in any jurisdiction where service can be had upon such taxpayer."

Section 2. This Act shall take effect upon its approval.

Approved this 26th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii.

ACT 182

AN ACT

AMENDING SECTION 1861 OF THE REVISED LAWS OF HAWAII OF 1915, RELATING TO THE HONOLULU WATER AND SEWER WORKS.

Be it Enacted by the Legislature of the Territory of Hamaii:

Section 1. That Section 1861 of the Revised Laws of Hawaii of 1915 is hereby amended so as to read as follows:

"Section 1861. Disposition of revenues. All revenues derived from time to time from said works shall be paid into the treasury of said city and county, and there held as a special fund for the following purposes for which alone it shall be expended: (1) the operation and maintenance of said works; (2) interest at the rate of four per cent (4%) per annum,

payable semi-annually, on the sum of One Million Four Hundred Ninety-four Thousand Six Hundred Eleven and 33/100 Dollars (\$1,494,611.33) which is the present outstanding bonded indebtedness incurred by the Territory for extensions and improvements on said works; (3) the payment of the principal of said amount of One Million Four Hundred Ninety-four Thousand Six Hundred Eleven and 33, 100 Dollars (\$1,494,-611.33), for which purpose there shall be set aside each year, for the term of thirty (30) years after July 1, 1916, not less than such a sum that the aggregate of the sums so set aside, with interest thereon at the rate of four per cent (4%) per annum, compounded annually, would amount to the sum of One Million Four Hundred Ninety-four Thousand Six Hundred Eleven and 33 100 Dollars (\$1,494,611.33); and (4) the extension and of said works.

In whole or partial fulfillment of its obligations under subdivisions (2) and (3) of this section, said city and county shall pay to the Territory on July 1st and January 1st of each year, interest upon said sum of One Million Four Hundred Ninetyfour Thousand Six Hundred Eleven and 33/100 Dollars (\$1,494,611.33), at the rate of four per cent (4%) per annum, and also such sum or sums each year, after July 1, 1916, for the term of thirty (30) years, that the aggregate of the sums so paid will, compounded annually at the rate of four per cent (4%) per annum, equal at the expiration of such term of thirty (30) years, the sum of One Million Four Hundred Ninetyfour Thousand Six Hundred Eleven and 33/100 Dollars (\$1,494,611.33), and may so pay to the Territory in any year any additional sum on account of said principal sum of One Million Four Hundred Ninety-four Thousand Six Hundred Eleven and 33/100 Dollars (\$1,494,611.33); and when any such payment shall be made on account of the principal, the interest payable thereafter shall be reduced correspondingly, and when the aggregate sums so paid on account of the principal shall equal the sum of One Million Four Hundred Ninetyfour Thousand Six Hundred Eleven and 33/100 Dollars (\$1,494,611.33), all obligations of said city and county in respect of said Water and Sewer Works shall be deemed to have been discharged.

All amounts so paid to the Territory on account of principal, shall be credited to the territorial sinking fund and such credit when made shall be deemed to have been made under the provisions of the first paragraph of Section 1182.

SECTION 2. All laws or parts of laws in conflict with the purpose of this Act are hereby repealed.

SECTION 3. This Act shall take effect from the date of its

Approved this 27th day of April, A. D. 1915.

LUCIUS E. PINKHAM, Governor of the Territory of Hawaii."

ACT 183

AN ACT

MAKING SPECIAL APPROPRIATIONS FOR THE PAYMENT OF CER-TAIN CLAIMS AGAINST THE TERRITORY OF HAWAII IN-CURRED PREVIOUS TO JANUARY 1, 1915.

Be it Enacted by the Legislature of the Territory of Hawaii:

Section 1. The following sums, amounting to five thousand and fifty-nine dollars and sixty-three cents (\$5,059.63), are hereby appropriated to be paid out of any moneys in the treasury received from the general revenues of the Territory for the settlement of the following claims against the Territory:

SECRETARY OF THE TERRITORY.

Claim of Paradise of the Pacific, Aug. 21, 1913, for printing the Senate Journal, Session of 1913 \$ 487.84 Claim of Honolulu Star-Bulletin, Ltd., June 23, 1913, for printing Hawaiian Edition, Session Laws of 1913..... 536,04 Claim of Henry T. Hughes, April 20, 1913, for a trip, Honolulu to Boys' Industrial School, Waialee, Oahu, and re-

turn

40.00 \$1,063.88

ATTORNEY GENERAL'S DEPARTMENT.

Claim of H. Hackfeld & Co., June 30, 1913, for supplies for Maintenance of Prisoners \$ 83.39 Claim of J. Hopp & Co., Ltd., October 10, 1913, for supplies for Maintenance of Prisoners 39.25Expenses of extradition of William F. Armstrong, a fugitive from justice, advanced by the Modern Order of Phoenix, to be paid upon the filing of receipts in full, approved by the Attorney General 533.40Expenses of extradition of Walter Revell, a fugitive from justice, advanced by the

Trent Trust Company, Ltd., to be paid

LEGAL NOTICES.

TERRITORY OF HAWAII, LAND COURT. NO. 195. Territory of Hawaii to JOHN F. COLBURN; Augustus KARVALHO; SIMEON AKAKA: ANTONE L. COS-TA: ANTONE RODRIGUES; JACIN-TO OLIVERA; KAPIOLANI ESTATE, LIMITED: D. WOODWARD: TRUS-TEES OF THE ESTATE OF BER-NICE P. BISHOP, Deceased; KAIWI; HEIRS OF KAIWI; TERRITORY OF HAWAII, by I. M. Stainback, Attorney General and Joshua D. Tucker, COM-MISSIONER OF PUBLIC LANDS; CITY AND COUNTY OF HONOLU-LU. by John C. Lane, Mayor and President of the Board of Supervisors; HING YIP & CO; and to ALL

Whereas, a petition has been presented to said Court by TRENT TRUST COMPANY, Limited, to register and confirm its title in the fol lowing-described land:

whom it may concern

Being a portion of Kaalaaluna, L. C. A. 7260 to B. Namakeha, and a portion of L. C. A. 5957b Apana 4, to Ka-

Beginning at an iron pin at the southeast corner of lot 3, block A, the coordinantes of which point reerred to Punchbowl Trig. Station are 2778.9 feet North and 783.5 feet west, and running by true azimuths:

1. 00° 26' 00" 130.0 feet, across 15 foot road, along Lots 10 and 11, Block 1, and across 15 foot road; 2. 90° 26' 50.0 feet, along Lot 14, Block A;

3. 00° 26' 100.0 feet, along same; 4. 270° 26' 50.0 feet, along same; 5. 00° 26' 130.8 feet, across 15 oot road, and along Lots 25 and 26, 6. 73° 30' 00" 70 6 feet, along fence,

along L. C. A. 236, Kaholo, or lane reserve of Kapiolani Estate. Fort street lots to Iron pin on Quauna; 7. 185° 18' 00" 10.8 feet, along Kuauna, along L. C. A. 11144b, Apana Reaks, to stone marked X on makal edge of small auwai running into Kalo

8, 92° 54' 56.5 feet, along bank of Kalo patch, along L. C. A. 11144b Ap. ? Keaka to stone marked X; 9. 147° 46' 69.8 feet, along bank of on Kuauna, along L. C. A. 11144b Ap. 2 Keaka, to gal, pipe on line of fence

on Kuauna: 10. 52° 35' 64.1 feet, along fence on Kuauna, along L. C. A. 11144b Ap. 2 11, 140° 32' 160.2 feet, along fence

on Kuauna, along L. C. A. 1114b Ap. 2 Keaka, to a gal. pipe at the north-west corner of said L. C. A. 11144b, 12, 42° 06' 12.3 feet, along L. C. A. t114tb, Ap. 2 Keaka, to fence post;

13, 181° 17' 16.1 feet, along fence along Bishop Estate land to fence

14. 223° 22' 88.3 feet, along fence along Bishop Estate land to fence 15. 237° 47' 21.8 feet, along fence 237° 47' 21.8 feet, along fence

267° 29' 5.5 feet, along fence along Bishop Estate land to fence

17. 224° 05' 106.8 feet, along fence along Bishop Estate land to fence post; 18. 270° 26' 64.4 feet, along Lot 6,

19. 180° 26' 65.0 feet, along Lot 6, 20. 270° 26' 100,0 feet, along Lots 4 and 3, Block A, to the point of beginning, containing an area of 1 716-

You are hereby cited to appear at the Land Court to be held at the City ind County of Honolulu on the 18th lay of May, A. D. 1915, at 2 o'clock n the afternoon, to show cause if any ou have, why the prayer of said petition should not be granted. And uness you appear at said Court at the ime and place aforesaid your default vill be recorded, and the said petition vill be taken as confessed, and you vill be forever barred from contesting aid petition or any decree entered

Witness the Honorable William L. Whitney, judge of said court, this 24th lay of April, in the year 1915. Attest with seal of said Court:

(Seal) JOHN MARCALLINO, 6147-Apr. 24. May 1, 8, 15. ..

BY AUTHORITY.

SEALED TENDERS.

Sealed tenders will be received by he Superintendent of Public Works ip until 12 noon of Tuesday, May 25, 915, for the construction of the Kaiie Homestead Road, South Hilo, Ha-

The Superintendent of Public Works reserves the right to reject any or all Plans, specifications and blank

orms of proposal are on file in the ffice of the Superintendent of Public Works, Capitol building, Honolulu, and with Mr. A. L. Burdick, Hilo, Hawaii. CHAS. R. FORBES,

Superintendent of Public Works. Honolulu, May 4, 1915. 6155-10t

SEALED TENDERS.

Sealed tenders will be received up o 11 a. m., Thursday, May 13, at the ffice of the president of the College of Hawaii, Manoa valley, for the contruction of a reinforced concrete ensineering laboratory for the College of Hawaii. The Board of Regents reserves the right to reject any on all enders. Plans and specifications nay be had on application at the ofice of the president of the college. WALLACE R. FARRINGTON,

Chairman, Board of Regents. Honolulu, May 1, 1915. 6153-10t

Marriage may or may not be a failire. In either case there is a big unch of indisputable evidence to the

Manchester, England, racing authorties have lowered the value of the Manchester cup, to be run May 28, from \$15,000 to \$10,000.